LABEL, IN PART: "Oatmeal Cookie," "Maryland Chocolate Snaps [or "Graham Crackers," "Ginger Snaps," "Cheese Flips," "Animal Satchels," "Medium Meal," or "Meadowbrook Delicious Tea Cookies"]," "Star Ginger Snaps," "Marbis Graham Crackers," or "Iced Fig Bars."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of insect fragments, rodent hair fragments, larva head capsules, mites, feather fragments, scale insects, a larva, and a portion of a thrip; and, Section 402 (a) (4), they had been prepared under insanitary conditions whereby they may have become contaminated with filth.

DISPOSITION: April 26, 1946. Pleas of guilty having been entered on behalf of the defendants, the court imposed a fine of \$200 and costs against each of the three defendants.

10912. Misbranding of vanilla wafers. U. S. v. 99 Cartons \* \* \*. (F. D. C. No. 19436. Sample No. 1165-H.)

LIBEL FILED: March 15, 1946, Western District of North Carolina.

ALLEGED SHIPMENT: On or about February 12, 1946, by Murray Bros., Inc., from Augusta, Ga.

PRODUCT: 99 cartons, each containing 12 11-ounce packages, of cookies at Charlotte, N. C. Examination showed that the boxes were not filled to capacity and that they contained less than the declared weight.

Label, in Part: "Southern Style Vanilla Wafers 11 Ozs. Net Weight Georgia-Carolina Cookie Co. Augusta, Georgia."

NATURE OF CHARGE: Misbranding, Section 403 (d), the container was so filled as to be misleading since the cookies occupied only approximately 60 percent of the capacity of the package; and, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents.

DISPOSITION: April 23, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered delivered to a charitable institution.

## CORN MEAL

10913. Adulteration of corn meal. U. S. v. Meridian Grain & Elevator Co., Ltd., and Barnett L. Davis. Pleas of nolo contendere. Fines of \$200 against company and \$50 against individual. (F. D. C. No. 19551. Sample Nos. 25146-H, 25213-H, 25214-H.)

INFORMATION FILED: August 14, 1946, Southern District of Mississippi, against the Meridian Grain & Elevator Co., Ltd., a partnership, Meridian, Miss., and Barnett L. Davis, a partner.

ALLEGED SHIPMENT: November 26 and December 4, 1945, from the State of Mississippi into the State of Louisiana.

Label, in Part: "Top Quality Meal \* \* \* Manufactured By The Russell Company Mills at Jackson - Meridian - Hattiesburg, Mississippi," or "Matchless Bolted Cream Meal \* \* \* Manufactured by Meridian Grain & Elevator Co. Meridian, Miss."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of rodent excreta fragments, rodent hairs, insect larvae, insect fragments, feather fragments, a mite, and a whole roach; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: August 29, 1946. Pleas of nolo contendere having been entered on behalf of both defendants, the court imposed fines of \$200 against the partner-ship defendant and \$50 against the individual defendant.

10914. Adulteration of corn meal. U. S. v. The Goldcamp Mill Co. and John X. Goldcamp. Pleas of guilty. Fines of \$150 against each defendant. (F. D. C. No. 19550. Sample No. 14013-H.)

INFORMATION FILED: May 23, 1946, Southern District of Ohio, against The Goldcamp Mill Co., a corporation, Ironton, Ohio, and John X. Goldcamp, president and treasurer.

ALLEGED SHIPMENT: On or about September 6, 1945, from the State of Ohio into the State of Kentucky.

LABEL, IN PART: "Prize Taker Corn Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insects, insect fragments, rodent excreta, and rodent hair.

DISPOSITION: June 17, 1946. Pleas of guilty having been entered on behalf of both defendants, the court imposed fines of \$150 against each.

10915. Adulteration of corn meal. U. S. v. Leon Enoch Browder. Plea of nolo contendere. Fine, \$750 and costs. (F. D. C. No. 18589. Sample No. 22683-H.)

INFORMATION FILED: April 4, 1946, Western District of Kentucky, against Leon Enoch Browder, Fulton, Ky.

ALLEGED SHIPMENT: On or about July 17, 1945, from the State of Kentucky into the State of Tennessee.

LABEL, IN PART: "Cream Fresh Ground Cornmeal Made By Browder Milling Co. Fulton, Kentucky."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta fragments; and, Section 402 (a) (4), it had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: August 8, 1946. The defendant having entered a plea of nolo contendere, the court imposed a fine of \$750 and costs.

10916. Adulteration of corn meal. U. S. v. The Blair Elevator Corporation. Plea of nolo contendere. Defendant fined \$100 and costs and placed on probation for 1 year. (F. D. C. No. 19521. Sample Nos. 22694–H, 22970–H.)

INFORMATION FILED: April 9, 1946, District of Kansas, against The Blair Elevator Corp., Atchison, Kans.

ALLEGED SHIPMENT: On or about May 16 and July 17, 1945, from the State of Kansas into the States of Arkansas and Missouri.

PRODUCT: Samples of this product were found to contain rodent excreta pellet fragments, rodent hairs, live and dead insects, and insect fragments.

LABEL, IN PART: "Blair's White Fox Cream Corn Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3) and (4), the article consisted in whole or in part of a filthy substance and had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: October 7, 1946. A plea of nolo contendere having been entered on behalf of the defendant, the court imposed a fine of \$100 and costs on count 1, suspended imposition of sentence on the remaining count, and placed the defendant on probation for 1 year.

10917. Adulteration of corn meal. U. S. v. Nebraska Consolidated Mills Co. (Alabama Flour Mills). Plea of nolo contendere. Fine, \$50 and costs. (F. D. C. No. 19515. Sample No. 23079–H.)

INFORMATION FILED: April 3, 1946, Northern District of Alabama, against the Nebraska Consolidated Mills Co., a corporation, trading as the Alabama Flour Mills, at Decatur, Ala.

ALLEGED SHIPMENT: On or about September 6, 1945, from the State of Alabama into the State of Tennessee.

LABEL, IN PART: "Mother's Best White Corn Meal."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta, rodent hairs, insects, and insect fragments.

DISPOSITION: May 29, 1946. A plea of nolo contendere having been entered, the defendant was fined \$50 and costs.

10918. Adulteration of corn meal. U. S. v. Mayfield Milling Co. Plea of nolo contendere. Fine, \$750 and costs. (F. D. C. No. 19528. Sample Nos. 23526-H, 23527-H, 23529-H.)

INFORMATION FILED: April 24, 1946, Western District of Kentucky, against Mayfield Milling Co., a corporation, Mayfield, Ky.